UNITED STATES DISTRICT COURT DISTRICT OF MAINE

UNITED STATES OF AMERICA,))
v.	CRIMINAL No. 1:95-CR-25-DBH
KENNETH LEON MEADER,	
DEFENDANT	<u>'</u>

PROCEDURAL ORDER

I recently learned in <u>United States v. Faucette</u>, 2:13-cr-79-DBH-01, that the Department of Justice takes the position that a prisoner is not required to exhaust administrative appeal remedies within the Bureau of Prisons before filing a motion in court under the First Step Act, and may file a motion 30 days after submitting a request for compassionate release to the Warden, regardless of whether the Warden denied the request. Gov't Resp. to Procedural Order, <u>United States v. Faucette</u>, 2:13-cr-79-DBH-01 (D. Me. Aug. 5, 2020) (ECF No. 266).

In this case, without knowing the Justice Department takes that position, I denied without prejudice Meader's request for judicial relief because he had not exhausted administrative appeals. Order (ECF No. 105). But as I said in Faucette, the government can waive the exhaustion requirement, and I treat it now as having done so. Second Procedural Order, United States v. Faucette, 2:13-cr-79-DBH-01 (D. Me. Aug. 11, 2020) (ECF No. 267)

I therefore **VACATE** the denial and **DIRECT** the Clerk's Office to appoint counsel and issue the procedural order contemplated by General Order 2020-6(C).

SO ORDERED.

DATED THIS 17TH DAY OF AUGUST, 2020

/s/D. Brock Hornby

D. BROCK HORNBY
UNITED STATES DISTRICT JUDGE